110TH CONGRESS 1ST SESSION

S. 1753

To amend the Internal Revenue Code of 1986 to provide a tax credit to employers for the costs of implementing wellness programs, and for other purposes.

IN THE SENATE OF THE UNITED STATES

July 9, 2007

Mr. Harkin (for himself and Mr. Smith) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend the Internal Revenue Code of 1986 to provide a tax credit to employers for the costs of implementing wellness programs, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Healthy Workforce Act
- 5 of 2007".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:

- 1 (1) The United States has more than 12 million 2 employers and approximately 135 million working 3 adults.
 - (2) The use of effective worksite policies and programs can reduce health risks and improve the quality of life for the 135 million full-time and part-time workers in the United States.
 - (3) Workers spend more than one-third of their day on the job and, as a result, employers are in a unique position to promote the health and safety of their employees.
 - (4) Chronic diseases such as heart disease, stroke, cancer, obesity, and diabetes are among the most prevalent and costly worker health problems for most employers.
 - (5) The use by employers of effective worksite policies and programs can reduce health risks and improve the quality of life for their employees.
 - (6) The good health of workers is good for business because healthier workers miss less work, are more productive, and have lower health care costs.
- 22 SEC. 3. TAX CREDIT TO EMPLOYERS FOR COSTS OF IMPLE-
- 23 MENTING WELLNESS PROGRAMS.
- 24 (a) IN GENERAL.—Subpart D of part IV of sub-25 chapter A of chapter 1 of the Internal Revenue Code of

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1	1986 (relating to business related credits) is amended by
2	adding at the end the following:
3	"SEC. 450. WELLNESS PROGRAM CREDIT.
4	"(a) Allowance of Credit.—
5	"(1) In general.—For purposes of section 38,
6	the wellness program credit determined under this
7	section for any taxable year during the credit period
8	with respect to an employer is an amount equal to
9	50 percent of the costs paid or incurred by the em-
10	ployer in connection with a qualified wellness pro-
11	gram during the taxable year.
12	"(2) Limitation.—The amount of credit al-
13	lowed under paragraph (1) for any taxable year shall
14	not exceed the sum of—
15	"(A) the product of \$200 and the number
16	of employees of the employer not in excess of
17	200 employees, plus
18	"(B) the product of \$100 and the number
19	of employees of the employer in excess of 200
20	employees.
21	"(b) Qualified Wellness Program.—For pur-
22	poses of this section—
23	"(1) QUALIFIED WELLNESS PROGRAM.—The
24	term 'qualified wellness program' means a program
25	which—

1	"(A) consists of any 3 of the wellness pro-
2	gram components described in subsection (c),
3	and
4	"(B) which is certified by the Secretary of
5	Health and Human Services, in coordination
6	with the Director of the Center for Disease
7	Control and Prevention, as a qualified wellness
8	program under this section.
9	"(2) Programs must be consistent with
10	RESEARCH AND BEST PRACTICES.—
11	"(A) IN GENERAL.—The Secretary of
12	Health and Human Services shall not certify a
13	program as a qualified wellness program unless
14	the program—
15	"(i) is consistent with evidence-based
16	research and best practices, as identified
17	by persons with expertise in employer
18	health promotion and wellness programs,
19	"(ii) includes multiple, evidence-based
20	strategies which are based on the existing
21	and emerging research and careful sci-
22	entific reviews, including the Guide to
23	Community Preventive Services, the Guide
24	to Clinical Preventive Services, and the

1	National Registry for Effective Programs,
2	and
3	"(iii) includes strategies which focus
4	on employee populations with a dispropor-
5	tionate burden of health problems.
6	"(B) Periodic updating and review.—
7	The Secretary of Health and Human Services
8	shall establish procedures for periodic review of
9	programs under this subsection. Such proce-
10	dures shall require revisions of programs if nec-
11	essary to ensure compliance with the require-
12	ments of this section and require updating of
13	the programs to the extent the Secretary, in co-
14	ordination with the Director of the Centers for
15	Disease Control and Prevention, determines
16	necessary to reflect new scientific findings.
17	"(3) HEALTH LITERACY.—The Secretary of
18	Health and Human Services shall, as part of the
19	certification process, encourage employees to make
20	the programs culturally competent and to meet the
21	health literacy needs of the employees covered by the
22	programs.
23	"(c) Wellness Program Components.—For pur-
24	poses of this section, the wellness program components de-
25	scribed in this subsection are the following:

1	"(1) Health awareness component.—A
2	health awareness component which provides for the
3	following:
4	"(A) HEALTH EDUCATION.—The dissemi-
5	nation of health information which addresses
6	the specific needs and health risks of employees.
7	"(B) Health screenings.—The oppor-
8	tunity for periodic screenings for health prob-
9	lems and referrals for appropriate follow up
10	measures.
11	"(2) Employee engagement component.—
12	An employee engagement component which provides
13	for—
14	"(A) the establishment of a committee to
15	actively engage employees in worksite wellness
16	programs through worksite assessments and
17	program planning, delivery, evaluation, and im-
18	provement efforts, and
19	"(B) the tracking of employee participa-
20	tion.
21	"(3) Behavioral Change Component.—A
22	behavioral change component which provides for al-
23	tering employee lifestyles to encourage healthy living
24	through counseling, seminars, on-line programs, or
25	self-help materials which provide technical assistance

1	and problem solving skills. Such component may in-
2	clude programs relating to—
3	"(A) tobacco use,
4	"(B) obesity,
5	"(C) stress management,
6	"(D) physical fitness,
7	"(E) nutrition,
8	"(F) substance abuse,
9	"(G) depression, and
10	"(H) mental health promotion (including
11	anxiety).
12	"(4) Supportive environment compo-
13	NENT.—A supportive environment component which
14	includes the following:
15	"(A) On-site policies.—Policies and
16	services at the worksite which promote a
17	healthy lifestyle, including policies relating to—
18	"(i) tobacco use at the worksite,
19	"(ii) the nutrition of food available at
20	the worksite through cafeterias and vend-
21	ing options,
22	"(iii) minimizing stress and promoting
23	positive mental health in the workplace,
24	"(iv) where applicable, accessible and
25	attractive stairs, and

1	"(v) the encouragement of physical
2	activity before, during, and after work
3	hours.
4	"(B) Participation incentives.—
5	"(i) In general.—Qualified incentive
6	benefits for each employee who participates
7	in the health screenings described in para-
8	graph (1)(B) or the behavioral change pro-
9	grams described in paragraph (3).
10	"(ii) Qualified incentive ben-
11	EFIT.—For purposes of clause (i), the
12	term 'qualified incentive benefit' means
13	any benefit which is approved by the Sec-
14	retary of Health and Human Services, in
15	coordination with the Director of the Cen-
16	ters for Disease Control and Prevention
17	Such benefit may include an adjustment in
18	health insurance premiums or co-pays.
19	"(C) Employee input.—The opportunity
20	for employees to participate in the management
21	of any qualified wellness program to which this
22	section applies.
23	"(d) Participation Requirement.—
24	"(1) In general.—No credit shall be allowed
25	under subsection (a) unless the Secretary of Health

1	and Human Services, in coordination with the Direc-
2	tor of the Centers for Disease Control and Preven-
3	tion, certifies, as a part of any certification described
4	in subsection (b), that each wellness program compo-
5	nent of the qualified wellness program applies to all
6	qualified employees of the employer. The Secretary
7	of Health and Human Services shall prescribe rules
8	under which an employer shall not be treated as fail-
9	ing to meet the requirements of this subsection
10	merely because the employer provides specialized
11	programs for employees with specific health needs or
12	unusual employment requirements or provides a
13	pilot program to test new wellness strategies.
14	"(2) Qualified employee.—For purposes of
15	paragraph (1), the term 'qualified employee' means
16	an employee who works an average of not less than
17	25 hours per week during the taxable year.
18	"(e) Other Definitions and Special Rules.—
19	For purposes of this section—
20	"(1) Employee and employer.—
21	"(A) Partners and partnerships.—
22	The term 'employee' includes a partner and the
23	term 'employer' includes a partnership.
24	"(B) CERTAIN RULES TO APPLY.—Rules
25	similar to the rules of section 52 shall apply.

"(2) CERTAIN COSTS NOT INCLUDED.—Costs paid or incurred by an employer for food or health insurance shall not be taken into account under subsection (a).

"(3) No credit where grant awarded.—
No credit shall be allowable under subsection (a) with respect to any qualified wellness program of any taxpayer (other than an eligible employer described in subsection (f)(2)(A)) who receives a grant provided by the United States, a State, or a political subdivision of a State for use in connection with such program. The Secretary shall prescribe rules providing for the waiver of this paragraph with respect to any grant which does not constitute a significant portion of the funding for the qualified wellness program.

"(4) Credit Period.—

"(A) IN GENERAL.—The term 'credit period' means the period of 10 consecutive taxable years beginning with the taxable year in which the qualified wellness program is first certified under this section.

"(B) Special rule for existing programs.—In the case of an employer (or predecessor) which operates a wellness program for

1	its employees on the date of the enactment of
2	this section, subparagraph (A) shall be applied
3	by substituting '3 consecutive taxable years' for
4	'10 consecutive taxable years'. The Secretary
5	shall prescribe rules under which this sub-
6	section shall not apply if an employer is re-
7	quired to make substantial modifications in the
8	existing wellness program in order to qualify
9	such program for certification as a qualified
10	wellness program.
11	"(C) Controlled groups.—For pur-

"(C) CONTROLLED GROUPS.—For purposes of this paragraph, all persons treated as a single employer under subsection (b), (c), (m), or (o) of section 414 shall be treated as a single employer.

"(f) PORTION OF CREDIT MADE REFUNDABLE.—

"(1) IN GENERAL.—In the case of an eligible employer of an employee, the aggregate credits allowed to a taxpayer under subpart C shall be increased by the lesser of—

"(A) the credit which would be allowed under this section without regard to this subsection and the limitation under section 38(c),

24 or

1	"(B) the amount by which the aggregate
2	amount of credits allowed by this subpart (de-
3	termined without regard to this subsection)
4	would increase if the limitation imposed by sec-
5	tion 38(c) for any taxable year were increased
6	by the amount of employer payroll taxes im-
7	posed on the taxpayer during the calendar year
8	in which the taxable year begins.
9	The amount of the credit allowed under this sub-
10	section shall not be treated as a credit allowed under
11	this subpart and shall reduce the amount of the
12	credit otherwise allowable under subsection (a) with-
13	out regard to section 38(c).
14	"(2) Eligible employer.—For purposes of
15	this subsection, the term 'eligible employer' means
16	an employer which is—
17	"(A) a State or political subdivision there-
18	of, the District of Columbia, a possession of the
19	United States, or an agency or instrumentality
20	of any of the foregoing, or
21	"(B) any organization described in section
22	501(c) of the Internal Revenue Code of 1986
23	which is exempt from taxation under section
24	501(a) of such Code.

1	"(3) Employer payroll taxes.—For pur-
2	poses of this subsection—
3	"(A) IN GENERAL.—The term 'employer
4	payroll taxes' means the taxes imposed by—
5	"(i) section 3111(b), and
6	"(ii) sections 3211(a) and 3221(a)
7	(determined at a rate equal to the rate
8	under section 3111(b)).
9	"(B) Special rule.—A rule similar to
10	the rule of section $24(d)(2)(C)$ shall apply for
11	purposes of subparagraph (A).
12	"(g) Termination.—This section shall not apply to
13	any amount paid or incurred after December 31, 2017.".
14	(b) Treatment as General Business Credit.—
15	Subsection (b) of section 38 of the Internal Revenue Code
16	of 1986 (relating to general business credit) is amended
17	by striking "plus" at the end of paragraph (30), by strik-
18	ing the period at the end of paragraph (31) and inserting
19	", plus", and by adding at the end the following:
20	"(32) the wellness program credit determined
21	under section 450.".
22	(c) Denial of Double Benefit.—Section 280C of
23	the Internal Revenue Code of 1986 (relating to certain
24	expenses for which credits are allowable) is amended by
25	adding at the end the following new subsection:

1	"(f) Wellness Program Credit.—
2	"(1) In general.—No deduction shall be al-
3	lowed for that portion of the costs paid or incurred
4	for a qualified wellness program (within the meaning
5	of section 45O) allowable as a deduction for the tax-
6	able year which is equal to the amount of the credit
7	allowable for the taxable year under section 45O.
8	"(2) Similar rule where taxpayer cap-
9	ITALIZES RATHER THAN DEDUCTS EXPENSES.—If—
10	"(A) the amount of the credit determined
11	for the taxable year under section 450, exceeds
12	"(B) the amount allowable as a deduction
13	for such taxable year for a qualified wellness
14	program,
15	the amount chargeable to capital account for the
16	taxable year for such expenses shall be reduced by
17	the amount of such excess.
18	"(3) Controlled groups.—In the case of a
19	corporation which is a member of a controlled group
20	of corporations (within the meaning of section
21	41(f)(5)) or a trade or business which is treated as
22	being under common control with other trades or
23	business (within the meaning of section
24	41(f)(1)(B)), this subsection shall be applied under

rules prescribed by the Secretary similar to the rules

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- 1 applicable under subparagraphs (A) and (B) of sec-
- 2 tion 41(f)(1).".
- 3 (d) CLERICAL AMENDMENT.—The table of sections
- 4 for subpart D of part IV of subchapter A of chapter 1
- 5 of the Internal Revenue Code of 1986 is amended by add-
- 6 ing at the end the following:

"Sec. 450. Wellness program credit.".

- 7 (e) Effective Date.—The amendments made by
- 8 this section shall apply to taxable years beginning after
- 9 December 31, 2007.
- 10 (f) Outreach.—
- 11 (1) IN GENERAL.—The Secretary of the Treas-
- 12 ury, in conjunction with the Director of the Centers
- for Disease Control and members of the business
- 14 community, shall institute an outreach program to
- inform businesses about the availability of the
- wellness program credit under section 450 of the In-
- ternal Revenue Code of 1986 as well as to educate
- businesses on how to develop programs according to
- 19 recognized and promising practices and on how to
- 20 measure the success of implemented programs.
- 21 (2) Authorization of appropriations.—
- There are authorized to be appropriated such sums
- as are necessary to carry out the outreach program
- described in paragraph (1).